

EXHIBIT G

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK
Case No. 05-44481
Adv. Case No. 07-01435

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In the Matter of:

DELPHI CORPORATION, ET AL.,

Debtor.

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U.S. Bankruptcy Court
One Bowling Green
New York, New York

August 16, 2007
10:05 a.m.

B E F O R E:
HON. ROBERT D. DRAIN
U.S. BANKRUPTCY JUDGE

<p>1 MOTION for an Order Authorizing the Official Committee of 2 Unsecured Creditors to Prosecute the Debtors' Claim and 3 Defenses Against General Motors Corporation and Certain Former 4 Officers of the Debtors 5 6 DEBTORS' Eighteenth Omnibus Objection (Procedural) to Claims 7 8 DEBTORS' Nineteenth Omnibus Objection (Substantive) to Claims 9 10 EX PARTE MOTION for Order Authorizing the Official Committee of 11 Equity Security Holders to File Under Seal a Supplemental 12 Objection in Further Support of the Equity Committee's 13 Objection to the Motion for an Order Authorizing the Official C 14 15 MOTION for Order Further Extending Deadline to Assume or Reject 16 Leases of Nonresidential Real Property 17 18 MOTION to Further Extend Time Period Within Which Debtors May 19 Remove Actions 20 21 MOTION Approving Bidding Procedures, Granting Certain Bid 22 Protections, Approving Form and Manner of Sale Notices, And 23 Setting Sale Hearing Date, and Authorizing and Approving Sale 24 of Certain of Debtors' Assets 25</p>	<p>1 APPEARANCES: 2 SKADDEN ARPS SLATE MEAGHER & FLOM, LLP 3 Attorneys for Debtor 4 333 West Wacker Drive 5 Chicago, Illinois 60606 6 7 BY: JOHN WM. BUTLER, JR., ESQ. 8 9 10 SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP 11 Attorneys for Delphi Corporation 12 Four Times Square 13 New York, New York 10036 14 15 BY: KAYALYN A. MARAFIOTI, ESQ. 16 17 18 TOGUT SEGAL & SEGAL, LLP 19 Attorneys for Debtor 20 One Penn Plaza 21 New York, New York 10119 22 23 BY: NEIL BERGER, ESQ. 24 25</p>
<p>1 DEBTORS' Seventeenth Omnibus Objection 2 3 MOTION to Authorize Authorizing Debtors to Enter into 4 Stipulations Tolling Statute of Limitations with Respect to 5 Certain Claims Authorizing Procedures to Identify Causes of 6 Action that Should be Preserved and Establishing Procedures 7 8 MOTION to Approve Memoranda of Understanding Among IUOE, IBEW, 9 IAM, Delphi and General Motors Corporation Including 10 Modification of IUOE, IBEW and IAM Collective Bargaining 11 Agreements and Retiree Welfare Benefits for Certain IUOE, IBEW 12 13 MOTION to Approve Memorandum of Understanding Among IUB-CWA, 14 Delphi and General Motors Corporation 15 16 PRE TRIAL CONFERENCE in Delphi Corporation v. National Union 17 Fire Insurance Company of Pittsburgh 18 19 20 21 22 23 24 25</p>	<p>1 GOODWIN PROCTER 2 Attorneys for Unions 3 901 New York Avenue, N.W. 4 Washington, D.C. 20001 5 6 BY: EMANUEL C. GRULLO, ESQ. 7 JOSHUA N. KLATZKIN, ESQ. 8 BRIAN W. HARVEY, ESQ. 9 10 LATHAM & WATKINS, LLP 11 Attorneys for Official Committee 12 Of Unsecured Creditors 13 685 Third Avenue 14 New York, New York 10022 15 16 BY: MITCHELL A. SEIDER, ESQ. 17 18 19 20 PREVANT GOLDBERG UHLMEN GRATZ MILLER & BRUGGEMAN, S.C. 21 Attorneys for IAM, IBEW 22 1555 North River Center Drive 23 Milwaukee, Wisconsin 53212 24 25 BY: MARIANNE GOLDSTEIN ROBBINS, ESQ.</p>

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1 KENNEDY JENNICK & MURRAY, P.C. 2 Attorneys for IUE-CWA 3 113 University Place 4 New York, New York 10003 5 6 BY: THOMAS M. KENNEDY, ESQ. 7 SUSAN M. JENNICK, ESQ. 8 9 10 GORLICK KRAVITZ & LISTHAUS, P.C. 11 Attorneys for IUEOE 12 17 State Street 13 New York, New York 10004 14 15 BY: BARBARA S. MEHLSACK, ESQ. 16 17 18 FRIED FRANK HARRIS SHRIVER & JACOBSON, LLP 19 Attorneys for Equity Committee 20 One New York Plaza 21 New York, New York 10004 22 23 BY: BONNIE STEINGART, ESQ. 24 25	1 365(d)(4) deadline extension motion at docket number 8760. And 2 number 4 on the agenda is the fourth removal deadline extension 3 motion at docket number 8761. Both of these motions, Your 4 Honor, have been filed to parallel the exclusivity extension 5 that was granted. In each case it would extend the procedural 6 deadline to the later of February 29, 2008. And in the case of 7 the 365(d)(4) motion it would also be that or the earlier 8 confirmation. And in the case of the removal motion it would 9 be the later of that date or thirty days after or terminating 10 the stay is entered. Your Honor, no objections have been filed 11 to either of these motions. We've reviewed them both for their 12 statutory committees and we would rest on the papers. 13 14 THE COURT: Okay. I'll grant both motions, the 15 debtors established cause for each. 16 MR. BUTLER: Thank you, Your Honor. Your Honor, the 17 next matter on the agenda, matter number 5, is the preservation 18 of estate claims procedures motion. This is filed at docket 19 number 8905. This matter has been reviewed with both of our 20 statutory committees and other stakeholders in the case and is 21 intended to address the Section 108 deadline that will occur on 22 either October 2nd and/or October 14th of this year, having to 23 do with the second anniversary of the filing of the cases and 24 establishes procedures that would authorize the debtors to 25 enter into stipulations, the toll of the statute of limitations with respect to certain claims, it would authorize procedures
6	for the debtors to identify causes of action should be preserved and otherwise abandon other kinds of action and other identified actions. It would establish procedures for certain adversary proceedings. We have also reviewed the form of order with the clerk of the bankruptcy court who indicates that the form of order is acceptable to the clerk's office. Your Honor, this particular motion was the subject matter of a chambers conference in which the debtors, the plan investors, the statutory committees and actually certain of the union representatives participated in. I'm happy to present it on the record and answering questions, Your Honor, but in the absence of objection I think I'd rely on the motion and the form of order. THE COURT: Okay. Does anyone have anything to say on this motion? All right. I went over the order and I had a couple of questions that I'll just raise with you. One is approval of the tolling agreements and the form of the tolling agreement is fine with one change which is that I put in that — in paragraph 13 I said "pursuant to the order of the bankruptcy court in these cases dated today and then with the docket number, this stipulation is deemed so ordered upon its execution." So there's actually — something I signed that actually is referenced here. Because otherwise there's nothing really signed by me, so I put that in. And then if you look at the paragraph dealing with

1 tolling agreements it provides that each debtor is deemed to 2 have entered into such a stipulation with the other debtors, 3 which is fine. And then it says and "affiliate non-debtor 4 entities." And I added there "either controlled by the debtors 5 or that had actual notice of the motion." I guess it's 6 conceivable that you have an affiliate that you don't control, 7 it didn't get noticed and I don't think they would be bound by 8 this. And then there's a bit of ambiguity in paragraph 5. As 9 I understand it there are two categories of actions that you're 10 allowed to abandon here without any further notice to anyone. 11 And they're described in the motion papers. Then there's 12 another group that also falls into certain categories where you 13 have to give notice to the two committees. And I just made it 14 a little -- I think that's what's contemplated here. 15 MR. BUTLER: Yes, Your Honor. 16 THE COURT: I just made that a little clearer. And 17 then the last point is -- and I'm assuming you've discussed 18 this with the clerk, I thought the phrase "indicate is subject 19 to these procedures" was a little vague or squishy so I 20 actually -- you have some mechanism where you're going to tell 21 the clerk of this. 22 MR. BUTLER: Yes. 23 THE COURT: So I want to make that a little clearer. 24 MR. BUTLER: Do you want to designate or -- 25 THE COURT: I put that in. Anyway I'll -- I know	1 with three of our six U.S. unions is one of a series of 2 settlement agreements that are being entered into between the 3 company and its U.S. labor unions in settlement of the Section 4 1113 and 1114 cases that were filed in 2006. If Your Honor 5 approves the relief being requested today that motion will be 6 withdrawn without prejudice subject to the terms of the 7 settlement order and the memoranda of understanding. 8 With respect to this motion the unions whose 9 settlement agreements are covered by this motion are Local 8328 10 of the International Union of Operating Engineers, Local 185 of 11 the IUOE, Local 1018 of the IUEW, the IBEW and it's Local 663, 12 that's the International Brotherhood of Electrical Workers, 13 with respect to Delphi Electronics and Safety. The IBEW and 14 its Local 663 with respect to Delphi Power Train and finally 15 the IAM, which is the International Association of Machinists 16 and Aerospace workers, and it's District 10 of Tool and Die 17 Makers Lodge 78. Your Honor, these memorandum of understanding 18 are all before the Court. They were filed with the motion. And 19 for the record, it's an evidentiary matter, I would like to 20 move that each of the MOU's that were filed into evidence. 21 THE COURT: Okay. Does anyone have an objection to 22 that? All right, I'll admit them as Exhibit 1 collectively. 23 (MOU's were hereby received as Debtor's Exhibit 1 for 24 identification, as of this date.) 25 THE COURT: Thank you, Your Honor. Your Honor, we
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1 this order's been fairly carefully worked out with the parties. 2 So what I'm going to do is give you my mark-up, I tried to 3 write neatly and you can share it with them. But I don't think 4 it changes the motion. But let me say for the record, the 5 motion in addition to being unopposed sets forth good cause and 6 to the extent you needed good business reasons for all the 7 relief that you're seeking here, and that includes the ceiling 8 portion of it and consequently I'll approve it in full. 9 MR. BUTLER: Thank you, Your Honor. 10 THE COURT: And as you know, I said this at the 11 chambers conference, I'm a firm believer in the majority of 12 cases that say that you can toll the period under 546 and also 13 that the abandonment to the extent you're not tolling it does 14 not waive rights under 502(d) and I actually put in the order 15 that you're not waiving and you're preserving your rights under 16 502(d). So that will get entered. 17 MR. BUTLER: Thank you, Your Honor. Your Honor, the 18 next matter on the agenda is matter number 6. Matter number 6 19 and 7 are actually motions that approve memorandums of 20 understanding with four of our six U.S. unions, labor unions. 21 I'm going to present them separately. 22 The first one, matter number 6, is the IUOE, the IBEW 23 and the IAM, 1113, 1114 supplementary retirement benefit 24 approval motions is filed at docket number 8906 and it is 25 unopposed. Your Honor, as you know, this motion which deals	1 also have provided to the Court declaration filed by, prepared 2 by and signed by Kevin M. Butler and John D. Sheehan, both 3 officers of Delphi Corporation. As you know, Mr. Butler is the 4 vice-president of Human Resource Management at Delphi 5 Corporation and is the company's lead bargainer with respect to 6 these union negotiations. And Mr. Sheehan is the vice 7 president, chief restructuring officer of Delphi Corporation. 8 Your Honor, I'd like to -- Mr. Sheehan by the way is 9 present in Court today. We actually had overnight negotiations 10 that have been a continuing negotiation with our final union, 11 the USW, the steelworkers. And when we had to make a choice as 12 to whether to have Mr. Butler appear in support of his 13 declaration, which is unopposed or continue with those 14 negotiations about 4 o'clock this morning we chose to have him 15 stay at the table. 16 THE COURT: All right. 17 MR. BUTLER: So while he's not present in Court 18 today -- 19 THE COURT: And he's kind of sleepy. 20 MR. BUTLER: While he is not present in the Court 21 today I will represent to the Court that the declaration we 22 provided to Your Honor, signed by him does represent his 23 testimony in connection therewith. And I'd ask to move the 24 admissions of these declarations into evidence as Exhibit's 2 25 and 3 respectively.